

1. Definitions

The uppercase terms used herein shall have the same meanings as are ascribed to the corresponding terms in the General Terms and Conditions, unless otherwise defined herein.

2. Description of Service

Subject to the terms and conditions herein, this Service Specification provides the Customer with the ability to transport Gas from an interconnecting pipeline (Point of Receipt) to another interconnecting pipeline or points of consumption (Point of Delivery) on an Interruptible basis. This Service includes both forward haul and Back Haul.

3. Service Availability

Any Shipper shall be eligible to receive Service pursuant to this Service Specification provided that Shipper:

- (a) has executed a MIPL(C)L Service Agreement and a MIPL(C)L Contract for Interruptible Service with MIPL(C)L; or, has obtained an Order of the NEB, pursuant to subsection 71(2) of the *National Energy Board Act* as amended from time to time (“71(2) Order”), requiring MIPL(C)L to transport Gas for Shipper subject to the provisions of this Service Specification and to the terms and conditions contained in the 71(2) Order;
- (b) has pipeline facilities interconnecting with MIPL(C)L’s facilities at the Point of Receipt and at the Point of Delivery specified in the MIPL(C)L Contract, or has provided MIPL(C)L with adequate assurances that arrangements have been made to have an authorized Gas distribution or transmission company act as Shipper’s agent in delivering and receiving from MIPL(C)L the Gas to be received or delivered pursuant to this Service Specification; and
- (c) has provided MIPL(C)L with financial assurances as required by MIPL(C)L pursuant to Article X of the General Terms and Conditions.

4. Service Characteristics

Service hereunder shall be subject to Curtailment or interruption at any time that MIPL(C)L, acting reasonably, determines in its sole discretion that deliveries hereunder would in any way interfere with or restrict MIPL(C)L's ability to make deliveries of Gas under any and all Firm Service or for any other reason specified in Article XIV of the General Terms and Conditions.

On each Day that Shipper places a Nomination for Service MIPL(C)L shall advise Shipper as to the amount of Gas which MIPL(C)L expects to be able to deliver for Shipper on such Day, as applicable. If the Capacity remaining available in MIPL(C)L's system on such Day, as determined by MIPL(C)L in its sole discretion after having made provision for deliveries on such Day of Gas under all Firm Service, is insufficient to provide for delivery of all Shippers' Nominations, the amount of Gas available for each Shipper nominating Service shall not exceed Shipper's allocated share of the excess Capacity available on such Day. Shipper's allocated share of excess Capacity on such Day shall be the product of excess capacity on such Day multiplied by a fraction the numerator of which shall be Shipper's Nomination for such Day and the denominator of which shall be total of all Shipper Nominations for such Day, under all MIPL(C)L Contracts incorporating this Service Specification.

Notwithstanding Article III of the General Terms and Conditions, each Shipper's authorized amount of Gas hereunder shall be deemed to be equal to the amount of Gas available for each such Shipper. Shippers shall not be entitled to submit a revised Nomination after being advised of the amount of Gas available unless such revised Nomination reduces Shipper's Nomination to zero (0).

Any Shipper requiring Service hereunder during any Month (the "Forecast Month") may, at the request of MIPL(C)L, by the fifteenth Day of the Month immediately preceding the Forecast Month (or concurrently with execution of a MIPL(C)L Contract or the issuance of a 71(2) Order incorporating this Service Specification), provide MIPL(C)L with a forecast of Shipper's total requirement for Interruptible Service during the Forecast Month (the "Shipper's Forecast") and an estimate of when during the Forecast Month Shipper expects to nominate such Interruptible Service. Any Shipper, which fails to provide a Shipper's Forecast by the date required, may not be entitled to receive Service hereunder during the Forecast Month.

5. Monthly Bill

The monthly bill payable by Shipper to MIPL(C)L for Interruptible Service shall be equal to the applicable toll, as outlined in the Rates Section of this Tariff, multiplied by Shipper's total delivered Energy for the Month to which the bill relates.

6. Nomination Procedures

All Customers receiving Interruptible Service are required to comply with the Nomination Procedures, applicable to this type of Service, set out for Customers in the Tariff.

7. Term of Service Agreement

The Interruptible Service shall commence as of the Effective Date and will continue on a Month-to-Month basis. Customer may terminate this Service with at least two (2) Days' written notice.

8. Minimum Bill

The minimum monthly bill for Service hereunder shall include any additional costs incurred for each Month.

9. Application for Service

Applications for Interruptible Service under this Service Specification shall be in a form as MIPL(C)L may prescribe from time to time.

10. General Terms and Conditions

The General Terms and Conditions of the Tariff and the provisions of any Service Agreement for Interruptible Service are applicable to this Service Specification to the extent that such General Terms and Conditions and provisions are not inconsistent with this Service Specification. In the event there is a conflict between the provisions referenced herein and the terms and conditions of the MIPL(C)L Contract, MIPL(C)L and Customer agree that the provisions of the MIPL(C)L Contract shall prevail.